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Docket Number (Optional)

448563/0191

In re Application of: Shuichi Yamaguchi, et al.

RECEIVED

Application No.: 09/818,765

JUL 1 5 2003

Filed: March 27, 2001

A METHOD OF REFILLING AN INK CARTRIDGE FOR USE IN ANINK JET RECORDER

OFFICE OF THE SPECIAL

PROGRAMS EXAMINED percent interest in/the instant application The owner*, Seiko Epson Corporation, of 100 hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclarmer, of prior Patent No. _. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expliration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

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07/11/200% KJUNES3 0000066论eb外deblare独始对体的statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

The undersigned is an attorney or agent of record.

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Lawrence Rosenthal, Reg. No. 24,377

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Terminal disclaimer fee under 37 CFR 1.20(d) included.

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*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

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DATE:		<u>16-Jul-03</u>			APPL. S.N	١.:	09/818,765		
TO: EXA	MINER	Nguyen, Ju	<u>dy</u>		ART UNIT		2861		
FROM:		Hoppe, Sharon						004 0004	٦
	PAF	RALEGAL SPECIAL	IST			RETURN	THIS MEMO TO:	CP4-6D34	
SUBJECT	: De	cision on Terminal [Disclaimer (T.D.) filed:	<u>07-Jul-03</u>					
parag quest MAIL	graphs ide tions, ple ED TO A	entified by this informate see me or the S	mal memo in your next Special Program Exami	h the results as set forth Office action to notify ap ner. THIS IS AN INFOR IN THE APPLICATION	plicant of the MAL, INTER	e T.D. If ye RNAL MEN	ou disagree or hav IO ONLY. IT MUS	e any T NOT BE (1)	
✓ The	e T.D. is P	ROPER and has been	recorded (see ¶14.23).						
The	T.D. is N	OT PROPER and has	s not been accepted for the	e reason(s) checked below	(see ¶ 14.24):				
		O fee of	has not been submitted i	nor is there any authorization	on in the appli	ication file f	for the use of a depos	sit account	
				who has signed the T.D. ha ture) in the application/pate				or the extent of the	
		D. lacks the enforceal on, Rule 321(b) (see ¶		wnership clause - needed	to overcome a	a non-statuto	ory double patenting		
				not acceptable since "the di 90) (see \P ¶ 14.26 & 14.26.		st be for a te	rminal portion of		
	The pe	erson who signed the	Г.D.:						4
	is not an attorney "of record" (see ¶¶ 14.29 and 14.29.01).								(C)
	has failed to state his/her capacity to sign for the business entity (see ¶ 14.28).								
	is r	not recognized as an o	officer of the assignee (see	¶¶ 14.29 & possible 14.29	9.02). ·				
	specifi	ed as to where such e	vidence is recorded in the	original inventor(s) to assign Office (see 37 CFR 3.73(bound in the T.D. or in a sep) and 1140 O.	.G. 72). NO	TE: This document	ary evidence or	
	The T.	D. is not signed (see	¶¶14.26 & 14.26.03).						
		rial number of the app 14.32).	olication (or the number o	f the patent) which forms the	ne basis for th	ie double pa	tenting rejection is n	nissing or incorrect	
		rial number of this ap ¶ 14.26, 14.27.02 or 1		f the patent in reexam or re	eissue cases be	eing disclai	med is missing or in	correct	
	The pe	eriod disclaimed is inc	orrect or not specified (se	e¶¶ 14.26, 14.27.02 or 14.	26.03).				
	Other:								
	Sugges	stion to request refund	I (see ¶ 14.36). NOTE: If	already authorized, credit i	refund to depo	osit account	and do not check th	is item.	
I have app	propriately	notified applicant(s)	of the status of the Termi	nal Disclaimer filed in this	case.				

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